§951.7

Administrative Law Judge assigned to the Postal Service, conduct which, if displayed toward any court of any State, the United States, any of its Territories or the District of Columbia, would be cause for censure, suspension or disbarment; or

- (6) Is otherwise guilty of misconduct or lacking in character or professional integrity.
- (b) Before any person shall be censured, suspended or disbarred, he shall be afforded an opportunity to be heard by the Judicial Officer on the charges made against him. The General Counsel or his designee shall prosecute such cases.
- (c) In the event the Judicial Officer is unavailable for any reason, he may assign complaints of misconduct to the Associate Judicial Officer, an Administrative Law Judge appointed pursuant to the provisions of the Administrative Procedure Act, an Administrative Judge appointed pursuant to the provisions of the Contract Disputes Act of 1978, or some other disinterested member of the headquarters staff of the Postal Service recommended by the Deputy Postmaster General, for the determinations required by §951.5, the conduct of the hearings, and the decision to censure, suspend, or debar persons as provided herein.

[36 FR 11562, June 16, 1971, as amended at 51 FR 16517, May 5, 1986]

§ 951.7 Notice of disbarment; exclusion from practice.

Upon the disbarment of any person, notice thereof will be given to the heads of the departments of the Postal Service and to the other Executive Departments, and thereafter, until otherwise ordered, such disbarred persons will not be entitled to practice before the Postal Service or any department thereof

§951.8 Ex parte communications.

The provisions of 5 U.S.C. 551(14), 556(d) and 557(d) prohibiting ex parte communications are made applicable to proceedings under these rules of practice.

[42 FR 5357, Jan. 28, 1977]

PART 952—RULES OF PRACTICE IN PROCEEDINGS RELATIVE TO FALSE REPRESENTATION AND LOTTERY ORDERS

```
Sec.
952.1
      Authority.
952.2
      Scope.
952.3
      Informal dispositions.
952.4
      Office business hours.
952.5
      Complaints.
952.6
      Interim impounding.
952.7
      Notice of docketing and answer.
952.8
      Service.
952.9 Filing documents for the record.
952.10 Answer.
952.11 Default.
952.12
       Amendment of pleadings.
952.13
       Continuances and extensions.
952.14
       Hearings.
952.15
       Change of place of hearings.
952.16
       Appearances
       Presiding officers.
952.17
952.18
       Evidence.
952.19
       Subpoenas.
952.20
       Witness fees.
952.21
       Discovery.
952 22
       Transcript
       Proposed findings and conclusions.
952.23
952.24
       Decisions.
      Exceptions to initial decision or ten-
952.25
   tative decision.
952 26
       Judicial Officer.
       Motion for reconsideration.
952.27
       Orders.
952 28
       Modification or revocation of orders.
952 29
952.30
       Supplemental orders.
952.31
       Computation of time.
952.32
      Official record.
952.33 Public information.
```

AUTHORITY: 39 U.S.C. 204, 401, 3005, 3012, 3016

952.34 Ex parte communications.

SOURCE: 76 FR 36320, June 22, 2011, unless otherwise noted.

§ 952.1 Authority.

These rules of practice are issued by the Judicial Officer of the United States Postal Service (see §952.26) pursuant to authority delegated by the Postmaster General, and in accordance with 39 U.S.C. 3005, and are governed by the Administrative Procedure Act, 5 U.S.C. 551, et seq.

§ 952.2 Scope.

These rules of practice shall be applicable in all formal proceedings before the Postal Service under 39 U.S.C. 3005, including such cases instituted under prior rules of practice pertaining to